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TECHNOLOGY CENTER 2800



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18 Number of Pages (including this page)

Date:

17 July 2003

To:

Examiner D. Wille, Art Unit 2814

Location:

United States Patent and Trademark Office

Fax No.:

Subject:

703-872-9319

From:

Douglas Gilmore

REG. NO. 48,690

Serial No.:

09/592,349

Docket No.: SC11100ZP

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MESSAGE:

Enclosed herewith, please find Fee Transmittal in duplicate and Change of Correspondence Address form PTO/SB/122 for filing in the below-identified application.

BOX:	AF
EXAMINER:	D. Wille
GROUP ART UNIT:	2814
SERIAL NO.:	09/592,349
FILE DATE:	June 12, 2000
INVENTOR:	William C. Peatman

SC11100ZP

patent application

Fax:602-952-4376

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P. 02

09/592,349

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Applicant(s):

William C. Peatman

Eric S. Johnson Adolfo C. Reyes

TECHNOLOGY CENTER 2800 Atty Docket No. SC11100ZP

Serial No.:

09/592,349

06/12/2000

Group Art Unit: 2814

D. Wille

Filed: TITLE:

METHOD OF MANUFACTURING A SEMICONDUCTOR COMPONENT AND

Examiner:

SEMICONDUCTOR COMPONENT THEREOF

FAX TRANSMISSION CERTIFICATE

I hereby certify that this correspondence, pursuant to 37 C.F.R. §1.8, is being submitted via facsimille transmission to The United States Patent and Trademark Office on: Printed Name:

RESPONSE UNDER 37 C.F.R. §1.116

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Commissioner:



Fax:602-952-4376



P.03

SCI1100ZP patent application

09/592,349

INTRODUCTORY COMMENTS

Applicants hereby timely respond to the Office Action dated April 29, 2003. In accordance with 37 CFR §1.116, please enter the following Response. Applicants still wait for and respectfully request that the evidence of unexpected results (provided by way of affidavit of the inventor whose art is being cited in construction of the Examiner's §103(a) rejections) be given formal consideration.

TO THE EXTENT THAT THE PROFFERED EVIDENCE OF UNEXPECTED RESULTS HAS NOT BEEN ADDRESSED BY THE EXAMINER, YET AFFIRMATIVELY ASSERTED IN APPLICANTS RESPONSE TO THE PREVIOUS CORRESPONDENCE, APPLICANTS RESPECTFULLY REQUEST THAT THE EXAMINER WITHDRAW THE FINALITY OF THE PENDING ACTION SO THAT APPLICANTS' MAY BE GIVEN FAIR PROCEDURAL OPPORTUNITY TO FORMALLY RESPOND TO THE EXAMINER'S CONCERNS AS THEY MAY RELATE TO THE EVIDENCE OF UNEXPECTED RESULTS, IF ANY.